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Attorney Docket No. 4140-011 2PUS1

BIRCH, STEWART, KOLASCH & BIRCH, LLP

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COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT AND DESIGN APPLICATIONS

	As a below named inv that I verily believe the inventor (if plural inv invention entitled;	entor, I hereby de it I am the origina entors are named	clare that, my residence i, first and sole invento below) of the subject	e, post office as or (if only one is matter which	ddress and chizenship a nventor is named below is claimed and for wh	re as stated now or an original, ich a patent is	it to my name: first and joint cought on the			
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Fill in Appropriate Information - For Use Willhout Specification	the specification of which is stached hereto. If not attached hereto, the application is identified by the attached docker number as selected and/or the following: The specification was filed on Pabruary 1. 2005 United States Application Number 107773.073 and amended on (if applicable) and/or									
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	amended by any amen lacknowledge th Regulations, §1.56. I do not know an interest, or pusemed of year prior to this applicatio date of this applicatio representative or assig palent or inventor's expelication by me or an I hereby claim too or inventor's certificate a filling date before that	dment referred to a duty to checkes it do not believe the described in any cation, that the east, that the inventor in any country are more than twee trifficate on this unity legal propersental right priority better this described and it distribution and it do the application of the application.	above, information which is a information which to information in me was not in public on has not been patent of foreign to the Unitariate of the Unitariate	a material to p nor used in the any country be use or on sale ad or made the d States of An d for designs) in any country as follows. life of States Coul- ow any foreign	bove-identified specifical attentability as defined. United States of Americans on your invention in the United States of a subject of an inventor iterica on an application to this application to this application to the United States of States of the United States of States o	in Title 37, Co za before my or tion thereof or n America more s certificate isas on filled by ma t and that no a tatus of Americ reign application or invantor's cert	de of Federal our twention nore than one year ted before the over my legal pplication for a prior to this n(s) for patent lificate having			
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	I hereby claim the benefit under Title 35, United States Code, \$119(e) of any United States provisional applications(s) listed below.									
Insert Provisional Application(s). (if any)	(Application Number)			(Filing Date)						
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	I hereby claim the benefit under Title 35, United States Code, \$120 of any United States and/or PCT application(s), including for continuation-in-part application(s) lifted below and, insofur as the subject matter of each of the claims of this application is not disclosed in the prior United States and/or PCT application in the onamier provided by the first paragraph of Title 35. United States Code, \$112, I acknowledge the duty to disclose information which is material to the parametability as defined in Title 37. Code of Federal Regulations, \$1.50 which became available between the filling date of the prior application and the national or PCT international filling date of this application.									
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	CUSTOMER NO. 02292 (BIRCH, LLP)					
UTE:	Telephone: (703) 205-8000 Facsimile: (703) 205-8050								
T E YG:	I hereby declare that all statements made herein of my own knowledge are true and that all statements made on informa and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Trite 18 of the United States Code and such willful false statements may propardize the validary of the application or any patent issued thereon.								
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I hereby appoint the practitioners at CUSTOMER NO. 02292 as my attorneys or agents to prosecute this application and/or an international application based on this application and to transact all business in the United States Patent and Trademark Office connected therewith and in connection with the resulting patent based on instructions received from the entity who first sent the application papers to the practitioners, unless the invantor(s) or assignee provides said practitioners with a written notice to the contrary:

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